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 U.S. District Court for the District of Columbia
 Alexander's Chamber
 July 7th, 05
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Hon. Judge Alexander,

Since I was last in your courtroom, I don't feel I was allotted a proportional amount of time as AUSA (Grovey) had, to rebut some of the issues presented. I do understand that due to the late hour is the day when the hearing took place. That some time constraints were imposed. Hopefully I can convey some of which was raised on my behalf in this letter.

I want to take this time to address some of the dis-
 ingenuous claims made about me. First, I would like to
 state, that I was for the last nine years a hard working,
 devoted father of two home-scholarship students, and
 was attending Rockburg Community College myself. In addi-
 tion to working full-time as a graphic artist. Due to
 this situation, my child support payments are no more as for
 the first time ever! And our family unit is in disarray (e.g.
 loss of apartment, children on state aid)

At the detention hearing the court expressed some
 apprehension, based on the possibility, I might be re-arrested.
 My record bears out the fact if I stay out of the driver's
 seat, my chances of getting arrested are almost nil. Speak-
 ing of my record which lists (91) counts. Nearly 60 percent
 or (50) counts are either dismissed or not guilty. More

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than 1/3 or (32) counts are duplicates of dismissed charges (cases indicted or bound to other courts), and 58 (8) counts were filed, which would leave about (19) convictions to contend with. Of those (19) cases (10) are over ten years old. And 3 out of 4 within the ten years are for operating after suspension. I say all of that to say this, All of the entries on my record, seem like an eternity ago. Committed by someone else living a completely different life. A person with no cares or responsibilities. 'Who changed long ago. (Mind-set and spirit)

Since my release from state prison (1997), I have made a conscientious effort to stay out of jail and avoid trouble. While trying to be the best parent possible, by providing stability, and a positive role model, as well as friend, confident disciplinarian. In the hopes that the cycle would be broken, and my children could lead productive lives. This time away from each other is hard on them also.

Lastly, my present charge is not a crime of violence, for which I am facing ten years or more. I'm not a high risk. Should my ancient convictions be a major factor in your decision. Thank you for your time in this important matter.

Respectfully Submitted
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